

**IN THE UNITED STATES DISTRICT COURT
FOR THE
NORTHERN DISTRICT OF ILLINOIS**

Mike Evon,

Plaintiff(s),

v.

Menard, Inc.,

Defendant(s).

Case No. 1:20-cv-05682

Judge Beth W. Jantz

JUDGMENT IN A CIVIL CASE

Judgment is hereby entered (check appropriate box):

in favor of plaintiff(s)

which includes pre-judgment interest.
 does not include pre-judgment interest.

Post-judgment interest accrues on that amount at the rate provided by law from the date of this judgment.

Plaintiff(s) shall recover costs from defendant(s).

in favor of defendant
and against plaintiff(s) Mike Evon:

Plaintiff Mike Evon brought suit against defendant Menard, Inc. (“Menards”) following a slip-and-fall incident at Menards’ Tinley Park, Illinois location. Defendant now moves for summary judgment, arguing that plaintiff’s fall was the result of a natural accumulation of water for which Menards is not liable as a matter of Illinois law. The Court agrees and accordingly enters summary judgment in defendant’s favor.

Defendant(s) shall recover costs from plaintiff(s)

other:

This action was (*check one*):

- tried by a jury with Judge presiding, and the jury has rendered a verdict.
 tried by Judge without a jury and the above decision was reached.
 decided by Judge Beth W. Jantz on Motion for Summary Judgment.

Date: 8/11/2022

Thomas G. Bruton, Clerk of Court
Anthony J. Squillante, Deputy Clerk